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Attorneys for Defendants

**AMERICAN GENERAL LIFE INSURANCE COMPANY
erroneously sued as AMERICAN GENERAL LIFE COMPANIES,
and AMERICAN GENERAL ASSURANCE COMPANY**

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA - SAN DIEGO DIVISION

DEBORAH L. ZAPPA, an individual,
) Plaintiff,
)
) v.
)
AMERICAN GENERAL LIFE
INSURANCE COMPANIES, AMERICAN
INSURANCE ADMINISTRATORS, and
AMERICAN GENERAL ASSURANCE
COMPANY, and DOES 1 through 20,
)
Defendants.
)
)
)
Case No. CV08-00319 LAB (NLS)
)
)
DEFENDANTS AMERICAN GENERAL
LIFE INSURANCE COMPANY AND
AMERICAN GENERAL ASSURANCE
COMPANY'S NOTICE OF ERRATA AND
REQUEST TO REMOVE INITIAL
DISCLOSURE AND ACCOMPANYING
DOCUMENTS FROM THE COURT'S
DOCKET
)
Scheduling Conference: June 13, 2008
)

Defendants AMERICAN GENERAL ASSURANCE COMPANY (“AGAC”) and AMERICAN GENERAL LIFE INSURANCE COMPANY (“AGLIC”) hereby files this Notice of Errata regarding its Initial Disclosure and the accompanying documents.

The office of counsel for Defendants AGAC and AGLIC inadvertently and unintentionally filed its Initial Disclosure on Friday, June 6, 2008. It is identified as Document #27 on the docket. At the same time, the claims file documents that were to be produced by mail

Defendant's AGLIC and AGAC's Request to Remove Initial Disclosure and Accompanying Documents

Case No.: CV08-00319 LAB (NLS)

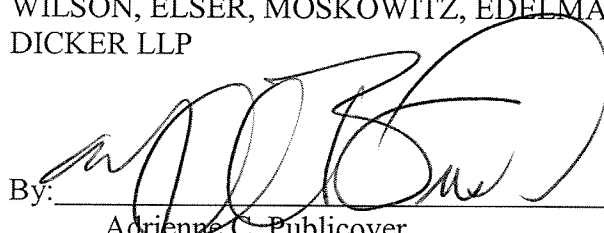
1 to other counsel were also inadvertently filed with the Court. They are identified as Documents
2 #27-2 and #27-3 on the docket.

3 **Due to the inadvertent and unintentional filing of these documents, counsel for**
4 **Defendants AGAC and AGLIC, and the Defendants, respectfully and urgently request the**
5 **Court retract and remove Documents #27-1, 27-2 and 27-3 from its docket.** Counsel for
6 Defendants AGAC and AGLIC, as well as the Defendants, request this action be taken as soon as
7 possible. This will prevent other persons, with no interest in this case, from obtaining documents
8 or information to which they are not entitled.

9 Respectfully submitted,

10 Dated: June 10, 2008

11 WILSON, ELSER, MOSKOWITZ, EDELMAN &
12 DICKER LLP

13 By: 

14 Adrienne C. Publicover
15 Michael K. Brisbin
16 Attorneys for Defendants

17 **AMERICAN GENERAL LIFE INSURANCE
COMPANY** erroneously sued as **AMERICAN
GENERAL LIFE COMPANIES**, and **AMERICAN
GENERAL ASSURANCE COMPANY**

PROOF OF SERVICE

I am a citizen of the United States. I am over the age of eighteen years and am not a party to the within cause. I am employed in the City and County of San Francisco, California and my business address is 525 Market Street, 17th Floor, San Francisco, California 94105.

On this date I served the following document(s):

**DEFENDANTS AMERICAN GENERAL LIFE INSURANCE COMPANY AND
AMERICAN GENERAL ASSURANCE COMPANY'S NOTICE OF ERRATA AND
REQUEST TO REMOVE INITIAL DISCLOSURE AND ACCOMPANYING
DOCUMENTS**

on the part(y)(ies) identified below, through their attorneys of record, by placing true copies thereof in sealed envelopes addressed as shown below by the following means of service:

—: **By First Class Mail** -- I caused each such envelope, with first class postage thereon fully prepaid, to be deposited in a recognized place of deposit of the U.S. Mail in San Francisco, California, for collection and delivery to the addressee(s) below following ordinary business practices.

—: **By Personal Service** -- I caused each such envelope to be given to a courier messenger who personally delivered each such envelope to the office of the address.

→: **By Overnight Courier** -- I caused each such envelope to be given to an overnight mail service at San Francisco, California, to be hand delivered to the office of the addressee on the next business day.

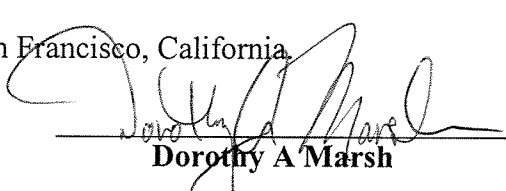
—: **Facsimile** --(Only where permitted. Must consult CCP §1012.5 and California Rules of Court 2001-2011. Also consult FRCP Rule 5(e). Not currently authorized in N.D.CA.)

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American Insurance Administrators

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct to the best of my knowledge.

Executed on June 10, 2008 at San Francisco, California.


Dorothy A Marsh

Defendant's AGLIC and AGAC's Request to Remove Initial Disclosure and Accompanying Documents

Case No.: CV08-00319 LAB (NLS)

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